

ZEB KENDALL ENDORSES OWENS' ADMINISTRATION

In a spirit of justice and fairness to Mr. Owens I make the following signed statement in reference to the work of the grand jury:

"As foreman of the grand jury which investigated the affairs of the sheriff's office, I heard all of the evidence in the case, and will say that I unhesitatingly and unqualifiedly indorse the official record of Sheriff Owens. The grand jury went into the matter thoroughly and I am therefore able to speak advisedly. Some of my friends have suggested that on account of being a candidate for state senator I should not make this statement for fear that it might cause me to lose votes. But justice is justice, and when I know a man to be right I would not keep silent on account of my personal interests."

"ZEB KENDALL."

THE KLONDYKE IS SHIPPING SOME RICH ORE

During the past several days a number of new strikes have been recorded in the Klondyke district. A new ledge was uncovered on the Weeks' lease, which will give values running into the hundreds. Freddie Weeks, who is operating the lease, is in town from that place and is exhibiting several of the samples.

T. M. Michaels and Fred Bowler, who are interested in the Klondyke Mining company property, on which the leasers are working, yesterday received samples taken from the property and the returns received from the assayer go over \$100 to the ton. The ore is of a lead and silver carbonate, with the silver predominating.

Two carloads of ore will be shipped today from the Kendall lease, and a shipment is expected to be made from the Main lease. All the leasers are sacking ore and soon regular shipments will be made to the smelters.

MINING CONCERN MAKES A GREAT PROFIT SHOWING

The statement of the Tonopah Mining company of Nevada and the Desert Power and Mill company, showing the combined income and surplus account for the quarter ending August 31, 1908, reads as follows:

Receipts from ore milled at Desert mill . . . \$816,681.14
Mining and milling expenses . . . 385,959.44

Net earnings for quarter . . . \$430,721.70
Miscellaneous income . . . 20,094.60

Total income for quarter . . . \$200,816.30

A BIG FIGHT AT GOLDFIELD

There will be a championship fight in Goldfield on the evening of November 3, Rube Smith of Denver and Larry Gordon of Butte to engage in a twenty-round contest. There is considerable rivalry between these two men on account of the recent thirty-seven-round go they indulged in. A special train will leave Tonopah on that night and the price of the round trip, including a ringside seat has been placed at \$5. During the fight the election returns from over the entire state will be announced at the ringside.

K. OF P.'S GET UNIFORMS.
The uniforms of the uniform rank of the Knights of Pythias have arrived and last evening that organization held a uniform drill. The company has been drilling for several months and are rapidly perfecting the movements and before long will give an exhibition drill.

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BOUTELL ON BRYAN.

Is His "Shall the People Rule?" Simply "A Local Issue?"

Congressman Henry Sherman Boutell of Chicago, commenting on Mr. Bryan's speech in Iowa, says:

Mr. Bryan's question, "Shall the people rule?" implies that somewhere in this country the people do not rule. The only States where the people do not rule are the States that are expected to give overwhelming majorities for the Democratic ticket. Perhaps Mr. Bryan thinks that his question is purely "a local issue." If he is sincere, I challenge him to make a speech in Vicksburg, Miss., on "Government by the People." Let him repeat one of his famous anti-imperialist speeches, simply changing three words, substituting "Mississippi" for "Philippines" and "black brothers" for "brown brothers." Let him suggest that we have as chairman of his meeting John Sharp Williams, leader of the Democrats in Congress, and as vice-chairmen the other members of the Congressional delegation from Mississippi.

And after he has made his speech in Vicksburg, if he shall have escaped the rule of the people in that community, I dare Mr. Bryan to repeat his oration on popular government in Charleston, S. C., with Senator Tillman as chairman of his meeting. Mr. Bryan's sentiments have a purely geographical sincerity. His epigrams and startling conclusions are especially designed to meet local demands. Of this nature are all his views on tariff and taxation.

Mr. Bryan's proposition that every time a trust is formed a tariff schedule should be repealed, and every time a trust is dissolved a new duty should be added, is too funny even for comic opera.

If on March 4 next Mr. Bryan should become President, with a Democratic Congress in both houses, and should actually place upon the statute books the financial and economic vagaries delivered by him in his speech of last Friday, it would plunge the nation into bankruptcy and bring on industrial chaos. If he should begin by repealing the duty on sugar to punish the sugar trust, he would upset the national finances by losing \$30,000,000 a year in revenues, and would stir up a revolution in Louisiana, Utah, Colorado and Michigan. Then, if he should repeal the duty on cotton goods, because some hussling manufacturers of New England or the Carolinas were dumping goods in China in rivalry with England and Germany, he would divert other millions from the treasury and invite still further industrial ruin.

But, of course, Mr. Bryan would do none of these things, any more than he will invade the solid South and summon the cohorts of Democracy to the defense of the Constitution with the battle cry "Shall the People Rule?" Mr. Bryan simply does not mean what he says. What he utters with Chaddabadianunction in the North he repudiates with Pecksniffian duplicity in the South.

A STRAIGHT TIP.

Customer—Quick shave, please.
Barber—Close, sir?
Customer—See here; what business of yours is it whether I am close or not? I'll tell you one thing, young man—I don't tip, if that's what you want to know.—Puck.

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Bryanism, Must Be Buried.

Considering that Mr. Bryan this year has been at his best, that he has been able for expediency to lay aside his radicalism and adopt more moderate tactics, still he does not and never can measure up to the standard of chief magistrate. He is for one thing very unfortunate in his friends and associates. There is not one of them that we want to see in the cabinet or on the supreme court bench or representing us abroad.

There is not a single one of Mr. Bryan's 1908 ideas that we want to adopt. So we are going to defeat Mr. Bryan once more, but it must be so decisive that Bryanism must be buried forever. For twelve years he has been a menace to business stability, a menace to prosperity, a menace to good government. The Democratic party must be rehabilitated, must find some statesman in its ranks to lead it four years hence. But first Mr. Bryan must be buried, and buried deep, on the 3d of November.

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NEW ADVERTISEMENTS.

NOTICE OF SHERIFF'S SALE

Notice is hereby given that pursuant to a certain judgment and execution heretofore rendered by the District Court of the First Judicial District of the State of Nevada, in and for the County of Esmeralda, entered in a cause therein pending wherein Wm. B. Ogden was Plaintiff and Nevada Queen Mines Company, a corporation, was defendant, I have levied upon and will offer for sale at public auction at the front door of the Court House, in the City of Tonopah, County of Nye, and State aforesaid, the said property being situate in said County of Nye, on the 19th day of November, A. D. 1908, at the hour of ten o'clock in the forenoon of said day the following described real property situate lying and being in the Goldfield Mining District, County of Nye and State of Nevada, to-wit:

The Lightning, Johannesburg, Congo, Sacajawes, Wykkukym and Transit lode mining claims, more particularly described in the location certificates thereof recorded in Book 38 at Page 591, Book 22 at Pages 164, 166, 161 and 162 and Book 32 at Page 414 respectively of the Records in the office of the County Recorder of Nye County aforesaid, and all the right, title and interest of said defendant in and to said lode mining claims, or so much thereof as may be sufficient to raise the amount due the plaintiff, to-wit: The sum of thirty-nine hundred eighty-five dollars and twenty-four cents (\$3985.24), together with all costs incidental thereto, in pursuance of said judgment and execution.

Dated at Tonopah, Nevada, October 26th, 1908.

J. J. OWENS, Sheriff.
By Vail Pittman, Deputy.
Ogden and Stickney,
Attorneys for Plaintiff.

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